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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/471,429	12/23/1999	DONALD E. WALLAR II	ST9-99-070	7384
7590 02/14/2005			EXAMINER	
DAVID N KO	OFFSKY ESQ	YUAN, ALMARI ROMERO		
OHLANDT GREELEY RUGGIERO & PERLE LLP				
ONE LAND M	IARK SQUARE		ART UNIT	PAPER NUMBER
9TH FLOOR			2176	
STAMFORD,	CT 069012682			

DATE MAILED: 02/14/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

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Application No.	Applicant(s)		
09/471,429	WALLAR II, DONALD E.		
Examiner	Art Unit		
Almari Yuan	2176		

Examiner	Art Unit	
Almari Yuan	2176	
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on which the petition under 37 CFR 1.1 tension and the corresponding amount shortened statutory period for reply orig	of the fee. The approprinally set in the final Offi	late extension fee ce action; or (2) as
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	timely filed amendme	ent canceling the
will not be entered, or b) □ wi vided below or appended.	Il be entered and an e	explanation of
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overcome <u>all</u> rejections under appe y and was not earlier presented. S	al and/or appellant fai ee 37 CFR 41.33(d)(ils to provide a 1).
n of the status of the claims after e	ntry is below or attach	ied.
it does NOT place the application in	n condition for allowa	nce because:
(PTO/SB/08 or PTO-1449) Paper N	Vo(s)	
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	Almari Yuan Pars on the cover sheet with the county of the cover sheet with the county of the cover sheet with the county of th	Almari Yuan 2176 Arrs on the cover sheet with the correspondence addition of the cover sheet with the correspondence additions of the cover sheet with the correspondence additions of the control of this application of the compliance with 37 CFR 41.31; or (3) a Requester reply must be filed within one of the following time period of the final rejection. Advisory Action, or (2) the date set forth in the final rejection, while attention of the final rejection, while the petition under 37 CFR 1.136(a) and the appropriate tension and the corresponding amount of the fee. The appropriate tension and the corresponding amount of the fee. The appropriate than three months after the mailing date of the final rejection, etc. The petition of the date of filing an appeal brief. The Not 1.37 must be filed within two months of the date of filing to the corresponding amount of the petition of the date of filing an appeal brief. The Not 1.37 must be filed within two months of the date of filing to the corresponding and the appeal. Since a bind set forth in 37 CFR 41.37(a). But prior to the date of filing a brief, will not be entered be not period for appeal by materially reducing or simplifying to corresponding number of finally rejected claims. 16 and 41.33(a)). 21. See attached Notice of Non-Compliant Amendment (a): Compliant Amendment of the submitted in a separate, timely filed amendment (b): Compliant Amendment of the submitted in a separate, timely filed amendment (c): Compliant Amendment of the submitted in a separate, timely filed amendment (c): Compliant Amendment of the submitted in a separate, timely filed amendment (c): Compliant Amendment of the submitted in a separate, timely filed amendment (c): Compliant Amendment of the submitted in a separate, timely filed amendment (c): Compliant Amendment of the submitted in the su

SUPERVISORY PATENT EXAMINER

Continuation Sheet (PTO-303)

Application No. 09/471,429

Continuation of 3. NOTE: Applicant proposes amending independent claims 1, 10, 15, 20, 21, and 23 to introduces the limitations "wherein said message formats further includes a first formatted display and wherein further presents a second message composition area"; "wherein said unformatted message is a first unformatted message, said message composition area further includes a formatted display area"; "in response to an entry of a second unformatted message into said second message composition area, converting said first unformatted message to form a first formatted message with format tags of said one of said output formats and second unformatted message to form a second formatted message with format tags of said one of said output formats; and "presenting said first and second formatted messages as a concatenated complete message for display in said formatted message display area". The incorporation of claims 3, 5, 12, 14, 17, and 19 into independent claims 1, 10, 15, 20, 21, and 23 would yield combination of claim elements not previously considered. Further search and/or consideration is required.

Further, Applicant's arguments regarding the art rejections of all claims have been carefully considered. The Office believes that the Office Action mailed 10/21/04 was fully responsive to applicant's arguments, and maintains the rejections set forth in that Office Action.